

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **People of MI v Se'Bryne Walthall**
Docket No. **275143**
L.C. No. **95-012475-01**

William C. Whitbeck, Chief Judge, acting under MCR 7.201(B)(3), orders:

The motion for reconsideration is DENIED. One of the purposes of requiring the appellant to provide those parts of a trial transcript supporting the issues raised as opposed to obtaining the lower court record is that it saves limited and valuable research time because irrelevant transcripts do not have to be read to find those parts that are relevant to the appellant's issues. Furthermore, other criminal defendants are able to provide the one copy of those parts of trial transcripts supporting the issues raised.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

APR 26 2007

Date

Sandra Schultz Mengel
Chief Clerk